

If your message is for one person only, send a telegram or letter. If it concerns many people, tell it in the advertising columns.

The Courier-Journal.

To hold an auction sale without advertising it in this newspaper is not to hold much of an auction sale!

VOL. CVIII. NEW SERIES—NO. 14,091.

LOUISVILLE, WEDNESDAY MORNING, JULY 31, 1907.—10 PAGES.

PRICE THREE CENTS. (ON TRAINS FIVE CENTS.)

TO SUMMER WANDERERS.

Have the Courier-Journal forwarded to your mail address while on your vacation. Call at the office and leave your order, or telephone Circulation Department—Home or Main 276. If your subscription is a paid-up one, please state so.

The Weather.

Forecast for Wednesday and Thursday: Kentucky—Fair Wednesday and Thursday. Tennessee—Fair Wednesday and Thursday. Indiana—Fair Wednesday and Thursday; variable winds.

THE LATEST.

Serious charges are made against Special Judge Robbins, presiding in the trial of Caleb Powers, charged with the murder of William Goebel, in an affidavit sworn to by Powers, in support of a motion to rule the Judge off the bench. It is charged that Judge Robbins showed bias and prejudice and that he did everything in his power to secure the conviction of Powers at the last trial, even going to the jury room and showing the jurors a copy of a paper containing a report of the trial. The motion to vacate the bench will be passed on to-day, and it is believed that it will be overruled.

James Hargis, of Breathitt county, yesterday handed in his resignation as member of the Democratic State Central Committee from the Tenth congressional district. Hargis attended a meeting of the State Committee at Frankfort yesterday for the first time in many months, and his resignation soon followed. His successor will be chosen later. Hargis said he wanted to be cleared of all the charges against him before leaving the committee.

The Republican State Central Committee of Ohio, in session at Columbus, yesterday formally endorsed the candidacy of Secretary of War Taft for the nomination for President, and, despite the opposition of Senator Foraker and his cohorts, added the sentiment that the Republicans of Ohio are opposed to "the elimination from public life of Senators Foraker and Dick."

The bill making the entire State of Georgia prohibition was passed by the House yesterday with two slight amendments, which will be concurred in by the Senate, and the Governor is certain to sign the measure when it reaches him. The new bill is drastic in its regulations and prohibits the sale of liquor in the State.

According to the Milan correspondent of the London Tribune, Paradise, the painter of Trieste, has found two hitherto unknown pictures by Titian in the village of Tracel, Dalmatia. One represents the Magdalen and the other the descent from the cross. The pictures, it is stated, are of great value.

The New York police and the District Attorney's office promise new and startling developments in their investigation of blackmail and extortion practiced upon prosperous Armenians in that city by other Armenians, and the murder recently of H. S. Tavshanjian, the rug merchant.

The United States Government began suit against the so-called Powder Trust in the United States Circuit Court at Washington, D. C. The Government asks that the DuPont Company, of Delaware, be restrained from exercising control over subsidiary companies.

The funeral of the late United States Senator Edmund W. Pettus took place at Selma, Ala., from his late residence, Interment was in Live Oak cemetery, where less than two months ago his late colleague, Senator John T. Morgan, was laid to rest.

With the memory of three great fires in Coney Island, New York, in eight years, in their minds, the city authorities are making an effort to have the district laid waste Sunday morning re-built in a more permanent and safe character.

Frederick Ford, of Philadelphia, became insane in a New York Central express train after leaving Albany, and made several efforts to kill his two-year-old daughter by throwing her from the window of the train.

The foundation stone of the Andrew Carnegie Palace of Peace was laid at Zorvillet, in the midst of the wooded park stretching from the Hague to Scheveningen, by M. Neidoff, president of the Second Peace Conference.

Gov. R. B. Glenn, of North Carolina, is to be one of the chief speakers at the annual dinner of the Brooklyn Democratic Club at the Brighton Beach Hotel, Brighton Beach, L. I., on August 26.

The United States Government has let a contract to the United States Steel Corporation for transmission towers, which are to be utilized for wireless telegraph service in Alaska.

Western railroads are near an open break with the Post-office Department over the transportation of the mails, owing to a number of recent orders.

Fifteen passengers, generally well dressed, were whitewashed while riding through the Fourth-avenue tunnel, New York, in an open car.

NO RIGHT TO INTERFERE

With Democratic Committees In City of Louisville.

State Committeemen Express Themselves in Private.

Would Have Upheld John W. Vreeland's Committees

Had Question Come Before Yesterday's Meeting.

Joe Pugh Shows Up Story About Covington Case.

HON. J. A. SULLIVAN PRESIDES

Frankfort, Ky., July 30.—[Special.]—Although the Louisville political situation was not taken up by the Democratic State Central Committee, the question of State interference with the party organization, headed by Central Committeeman John W. Vreeland, was as definitely settled as if a vote had actually been taken. Before and after the meeting at the Capital Hotel this morning the members of the State Committee briefly expressed their views, which were decisively in accord with the opinions of Judge S. W. Hager and State Campaign Chairman Henry Hines, that there is not a syllable of warrant in the party law for any interference whatever.

A representative of the Courier-Journal talked with all save two of the members who attended the meeting to-day, and they said that the party law as quoted by Committeeman Vreeland in defense of his rights and position, was not open to two constructions. They regarded as a joke the idle talk of certain misinformed newspapers, which referred to the possible removal of any member of the State Committee, it being well known to those who are properly posted that it is not possible to remove any State Committeeman without holding another State convention.

Laws Forbid Interference.

On the question of the State Committee appointing a commission to take charge of the nominations in Louisville the central committeemen stated without reserve that such a course would be in violation of the laws laid down by the State convention, one section of the law expressly forbidding the State Committee to adopt any rules inconsistent with the party laws, while another section expressly empowers the City and County Executive Committee to hold all nominating primaries or conventions, and to certify to the results.

There is an erroneous impression that the State Committee had established a precedent by placing a commission in charge of the Covington nomination. No such thing was ever done or even suggested by the State Committee, as all its members fully understand. They cannot imagine how such a report originated.

Asked For By Pugh.

Central Committeeman Pugh, of Covington, said to-day on the subject: "No member of the State Committee ever suggested such a thing to me. Of my own free will, on account of a peculiar local condition, I caused my local committee in Covington to appoint a nominating commission. The State Committee, of which I am a member, knows it has no such powers, and the members of the State Committee are not a lot of dumb-driven cattle who can be forced or induced to go beyond the powers delegated to them by the Democracy of Kentucky in State convention assembled. It is true that Judge Hines, chairman of the Campaign Committee, came up to help us in our plans, but he came on my urgent invitation."

Confidence in Vreeland.

The members of the State Committee furthermore freely expressed their confidence in Mr. Vreeland's management of organization affairs in Louisville and unhesitatingly said that they had neither seen, heard nor read anything that indicated the slightest desire on the part of Mr. Vreeland or the City and County Committee to deal unfairly with anyone. The members of the committee regard the matter as settled, and it is certain not to be taken up on their initiative. If it should be forced up for a vote none who was here to-day and talked with the members would question for a moment what the result of that vote would be.

Before leaving for Louisville Committeeman Vreeland said the City and County Committee would meet at an early date to consider the matter of nominations.

No Commission in Louisville.

The members of the State Committee

understand Mr. Vreeland's position with reference to a commission for holding a primary or convention and they know that there is not the slightest foundation for the report that he will himself have a commission appointed.

It can be accepted as a settled fact that the nominations in Louisville will be made solely under the direction of the City and County Executive Committee, as the party law provides. The State committeemen have full confidence in the Louisville Committee and they are not securing their information or taking their advice from Republican newspapers, they say.

Only Routine Business.

Only the matters specified in the official call for the meeting of the State Central Committee, the recommending of five Democrats to the Governor, one of whom is to be the party representative on the State Election Commission, and the approval of the recommendations of Committeeman Thomas A. Combs, of the new City Committee, for the city of Lexington, occupied the attention of that body at the meeting held here to-day. No word was spoken at the meeting relative to the political situation in the city of Louisville and the county of Jefferson. Neither Mayor Bingham nor any of the new officers of city or county appeared at the meeting to urge any action by the State

(Concluded on 2d Page, 3d Column.)

ARCHES COLLAPSE AND ERIE CANAL BED DROPS

LIVES IN PERIL AND PROPERTY LOST IN SYRACUSE.

FOUR BOATS AND CARGOES ARE DRAWN INTO CREEK.

EMPIRE MILL IS WRECKED.

Syracuse, N. Y., July 30.—The stone arches that support the bed of the Erie canal at a point near the center of this city, where it passes over Onondaga creek, gave way this afternoon and four canal boats were drawn into the bed of the creek beneath, fifty feet of the wall of the three-story Empire Flouring Mill fell into the water, and the Bartels & Greenway breweries, respectively on the north and south banks of the canal, were threatened with demolition.

The driver of the canal boat, Peter J. Bolter, of Black river, noticed that the boat was moving too rapidly, and hurriedly moored it to the canal bank. The rope snapped like so much thread, carrying away a part of the wall upon which the flouring mill stands. Fred Race, the owner of the boat, and his wife and daughter were compelled to jump to save their lives.

Henry Race, father of the owner, was standing in the stern of the boat, and employees of the Standard Milling Company grabbed him as the boat took its downward plunge.

The Goodale was tied up at the gas plant to a crane. It pulled the crane over and severed an anchorage cable. The boat was drawn into the break, followed by the Major J. J. Bailey, owned by F. Davenport. The boats owned by Frank G. Fouts, of New York, loaded with coal, were swept into the vortex. Mr. Fouts' wife and four children were saved by a dockhand. The Peter J. Bolter, of Black river, loaded with gravel, was carried into the break. The remaining wall of the Empire Mills is badly cracked and will have to come down.

The canal level at this point is five miles in length. Division Superintendent Wheeler immediately ordered the water drawn off. He said that the break was caused by the arches of the aqueduct over Onondaga creek giving way. When the water is emptied the danger of flood in the creek section north to Onondaga lake will pass, and the backed up waters of the creek will flow uninterrupted by the boats. All canal traffic is tied up, and it will be several days at least before the damage can be repaired. The boats and cargoes are total losses.

MILLIONS OF WORMS FOUND IN THE ICE

CURIOUS DISCOVERY IN URANIA GLACIER BY SCIENTIFIC PARTY.

Tacoma, Wash., July 30.—In their ascent of Mount Rainier, Prof. John B. Felt, of this city, and Prof. Cowles, and a scientific party from Chicago, discovered in the ice of Urania glacier millions of small worms. They astonished the scientists, who cut into the ice and removed some of the worms for microscopic examination. The worms were about an inch in length and the size of a hair.

INSANE FROM HEAT. BLOWS OUT HIS BRAINS.

Bloomington, Ind., July 30.—Late last night Charles Davis, a leading farmer of the Elkhurst neighborhood, committed suicide by blowing out his brains with a shotgun. He was fifty-nine years old. The act was the result of insanity from overheating.

KENTUCKY COUPLE MARRY IN EVANSVILLE.

Evansville, Ind., July 30.—[Special.]—Miss Martha Allen, daughter of former Congressman H. D. Allen, of Morganfield, Ky., and C. B. Allen, of that place, were married here to-day. The bride and groom are second cousins.

Queen Wilhelmina decorated Carnegie.

HARGIS HANDS IN RESIGNATION

As Member of Democratic State Committee.

Action Follows Attendance At Meeting

For First Time In the Last Several Years.

LETTER TO THE CHAIRMAN.

Frankfort, Ky., July 30.—[Special.]—James Hargis, of Breathitt county, member of the Democratic State Central Committee for the Tenth congressional district, to-night addressed a letter to Chairman Lewis McQuown, of that committee, resigning from the committee.

Judge Hargis attended the meeting of the committee here to-day, but gave no intimation of his purpose to resign. He left on an afternoon train for Lexington, where he spent the night and from which place he addressed his letter of resignation. He gave its contents to-night only to Col. W. P. Walton, editor of the Kentucky State Journal, who wired it to his paper here, and it thus became public.

Would Not Quit Under Fire.

In resigning from the committee, Judge Hargis says that he does so only after forty-seven out of forty-eight men have declared their belief in his innocence of the charges made against him. He says that he feels that he can now resign with credit to himself and to the Democratic party. His letter of resignation is as follows:

Letter to Chairman.

To the Hon. Lewis McQuown, Chairman—My Dear Sir: I have held the position of member of the State Central Committee from the Tenth district for nine years without objection from any Democrat who has never bolted. A few hostile newspapers have demanded my resignation, and I did not get my commission from them. I was not obligated to obey their orders. I have for a long time, however, felt that I should quit politics and give my entire time to my personal business, and now that forty-seven out of forty-eight men have pronounced the innocence of the four charges laid against me and no criminal charge can be sprung in any quarter I feel that the time has come when I can resign with credit to myself and to the party I have served with faithfulness and devotion. I therefore tender my resignation as aforesaid, promising to continue to labor for the party I love, and endeavor to get others to do so. I want to see my admirable ticket elected from top to bottom and all in my power will be done to that end. Let every Democrat do likewise and we will return to the old-time majority.

Action Not Surprised.

The resignation of Hargis from the State Central Committee does not come entirely as a surprise here at the capital. For some months leading Democrats having been urging it upon the members of the committee that he be deposed or no longer recognized as a member of the body. He has not until to-day attended a meeting of the committee for months.

Lately Democratic country newspapers have been calling upon the party leaders to act. Former Congressman Jim Richardson, of the Glasgow Times, has been one of the most insistent of these. The selection of Hargis's successor on the committee will likely be gone into shortly.

Noticeable at the meeting of the State Committee to-day was the presence of Hargis. It had frequently been rumored that he would never attend another meeting, and that his resignation would be forthcoming. He had nothing to say at to-day's meeting, simply giving assent to what was proposed, as did the other members of the body.

WOULD DEFEY HEEL.

Hargis Says He Could Not Resign Until Free.

Lexington, Ky., July 30.—[Special.]—After mailing his letter of resignation from here to-night Judge Hargis said that the reason he had resigned was that he had served nine years, the party was in good shape and that his attendance at the meetings of the committee took time which was needed by his business.

"While my enemies were howling all over the country demanding my resignation on account of these indictments and abusing the committee because they did not put me out, I would not resign if all I had demanded it. But as soon as I was acquitted at Sandy Hook I decided to withdraw from the committee."

PROF. M. O. WINFREY SERIOUSLY ILL.

Morehead, Ky., July 30.—[Special.]—Prof. M. O. Winfrey, Democratic nominee for Superintendent of Public Instruction, is dangerously ill at the Cottage Hotel here. Prof. Winfrey stopped here en route to Sandy Hook to conduct the teachers' institute and was taken suddenly ill.

OHIO DECLARES FOR TAFT

That Is, the Republican State Committee Does.

Strenuous Objections From "Senatorial Alliance."

Dick and Foraker Praised In Amendment.

MERRY WAR IS NOW ON.

Columbus, O., July 30.—[Special.]—The sentiment of the Republican voters of Ohio was voiced to-day by the Republican State Central Committee, when by a vote of 15 to 6 it formally endorsed William Howard Taft, Secretary of War, for President. The committee members allied with the senatorial alliance, at whose head are Senators Joseph E. Foraker and Charles F. Dick, fought bitterly against the resolution and opposed with might and main the amendment declaring that "the Republicans of Ohio are opposed to the elimination from public life of Foraker and Dick."

The amendment was jammed through despite the efforts of the six committeemen favorable to the Senators, who did not want any mention made of either Foraker or Dick because, they have contended, the committee does not reflect the sentiment of the Republicans of the State.

Defeat For Senators.

The action of the State Central Committee to-day is humiliating not only to Foraker but to Dick, and they for months have sought to align the members against it. The senatorial alliance, intended as a last effort to stampede the committee and prevent the endorsement of Taft, but the result to-day shows that it had absolutely no effect upon that body, as the fifteen members claimed by the Taft leaders remained loyal to the War Secretary.

Some politicians regard to-day's action as the forerunner of the downfall of both Senators. They assert Foraker made his last stand last night and, utterly defeated to-day, he will be unable to control a Corporal's guard hereafter, and therefore must bow to the wishes of the Taft men, who seem bent upon eliminating both Senators, despite the amendment adopted by the committee. Some politicians argue that the amendment was brought up merely to ascertain the wishes of the Forakerites in the matter and that when it was found they opposed it so bitterly the War Secretary's friends jammed it through just to show their strength.

Form, Not Substance.

Much of the discussion preceding the adoption of the Taft endorsement resolution dealt with the form which the measure should take. Some of the committeemen wanted a straight endorsement of Taft as "Ohio's candidate for the presidency," others wanted the Secretary "looked upon with favor," still others wanted to "commend him to other States," and let others wanted to declare "against the elimination of any man for an office."

None of the committeemen, however, was so strong in his desires for any particular form of expression that he would lose sight of the one fact that, after all, he wanted Taft endorsed and did not care much what form the endorsement took. Peter W. Durr brought from Cincinnati an endorsement of Foraker for return to the Senate, in addition to an endorsement of Taft for the presidency. The fact that he was willing to stand for Foraker, even for the Senate, was more or less of a surprise.

When he read Foraker's letter declaring against Taft for the presidency and virtually announcing himself as a candidate, Durr declared that he would not introduce the Foraker resolution.

Refused Olive Branch.

Although beaten by a decisive vote in all the preliminary contests, the adherents of Foraker in the committee refused to accept the olive branch extended by the Taft supporters, and when the resolution, as amended, was finally adopted, no effort was made to make the action of the committee unanimous.

The resolution as amended and finally adopted by the committee is as follows: "Be it resolved by the Republican State Central Committee of Ohio, that 'We believe the great majority of the people of Ohio, convinced of the high character, great ability and distinguished services of Secretary Taft, endorse his candidacy for the presidency, and, further,

"We declare that the Republicans of Ohio overwhelmingly desire that the name of the Hon. William Howard Taft be presented to the nation as Ohio's candidate for President, and that the Republicans of other States be invited to co-operate with the Republicans of Ohio to secure his nomination in 1908."

"And be it further resolved, that we emphatically declare that the Republicans of Ohio are opposed to the elimination from public life of Senators James B. Foraker and Charles Dick."

GEORGIA WILL SOON BE "DRY"

State Prohibition Bill Passed By the House.

Must Go Back to the Senate, Which Will Approve.

Governor Certain To Sign New Measure.

DRASTIC IN ITS EFFECT.

Atlanta, Ga., July 30.—The Hardman-Covington Prohibition Bill passed by the Georgia Senate some days ago was adopted by the House this evening by a vote of 129 to 29. Two amendments added to the bill by the House will necessitate the bill going back to the Senate for concurrence, of which there is no doubt, and it then will go to Gov. Hoke Smith for his signature, which has been practically pledged, and prohibition will become a law in Georgia.

The amendments to-day permit the sale of pure alcohol by retail druggists on the prescription of a reputable physician, and also allow wholesale druggists to carry pure alcohol in stock for sale to retailers only.

Prohibits Manufacture.

The bill prohibits the manufacture or keeping on hand, in any place of business for sale, or giving away to induce business, within the State of any liquor that may produce intoxication. The new law is to become effective January 1, 1908.

After the first fight on the bill last week, in which the opponents of the bill showed their ability to keep the act from its third reading, and which culminated in a personal encounter on the floor of the House between two members, at the end of a four-hour session an agreement was reached making the bill a special order for to-day, with the provision that a vote should be taken at 4 o'clock. This programme was carried out. Twenty-one amendments were offered.

Two Amendments Carry.

Only two were allowed and both were introduced by the prohibitionists. The anti-prohibitionists made their hardest fight to secure the adoption of an amendment to postpone until January 1, 1909, the date when the bill should become effective. This was lost, 128 to 49.

The bill as amended was put on the final passage at 6:45, which was completed forty-five minutes later, a few members taking the opportunity to explain their views.

KENTUCKY TOURISTS CAPTURE BUFFALO

BIG PARTY FROM BLUEGRASS SEES NIAGARA FALLS.

MAYSVILLE LAWYER ACTS AS GUIDE AND SPONSOR.

WENDING WAY HOMEWARD.

Buffalo, N. Y., July 30.—[Special.]—It is seldom that 250 congenial spirits can be gotten together for a month's excursion, but that is what Thomas Stettler, of Maysville, Ky., succeeded in doing. The members of the party came to Buffalo this morning from Niagara Falls, where they have been spending a couple of days. They will spend to-day in Buffalo and leave to-morrow for Cleveland, where another day will be spent, and then the Southerners will move on toward home.

Mr. Stettler is a prominent lawyer, and his party is made up of business men and their families, with but few children among them. T. M. French, representative of the American Tobacco Company in the South, and a number of Louisville and Nashville railway officials are also included in the party.

Eight sleepers were required to accommodate the excursionists when they left Cincinnati. They are residents of Maysville, Carlisle, Lexington, Cincinnati, Paris and Palmouth, Ky., and what they do not know about having a good time is not worth learning. While here they stopped at the Genesee Hotel. The Kentuckians made a fine impression in Buffalo.

CAST THEIR VOTES IN COFFIN BOXES

THE CANDIDATES AT EMINENCE WERE A DOCTOR, LAWYER AND A PREACHER.

Eminence, Ky., July 30.—[Special.]—Voting in coffin boxes and stamping the cross on the up-turned end of coffins was the manner in which the voters of East Eminence asserted their right of suffrage on last Saturday, the occasion being the Democratic legislative primary, which was held on that day throughout Henry county. The voting place was situated in Harris' undertaker warehouse, and the booths consisted of two upright coffin boxes, each containing a small coffin

(Concluded on 2d Page, 7th Column.)

so turned as to enable the average voter to stamp with ease.

The candidates consisted of a preacher, a farmer and a doctor, and the sinner, not to say grave, aspect of the unique polls is said to have worked wonders in favor of the minister, who has been declared to be the nominee.

CHARGES FALSE ARREST AND SUES FOR \$25,000.

William Auberry Proved That He Did Not Wreck Train on Southern Railroad.

Evansville, Ind., July 30.—[Special.]—William Auberry, who was arrested about a year ago on the charge of wrecking a train on the Southern Railroad at Maurens, Ind., in July, 1906, in which several lives were lost, and who was tried at Petersburg, Ind., and acquitted on the charge, to-day entered a suit here against the Southern Railroad asking damages in the sum of \$25,000 for false imprisonment.

DESPERADO INSTANTLY KILLED IN CHURCH

JOHN GAMBREL OPENS FIRE AND COUSIN SHOTS HIM.

A MAGISTRATE, IN ROLE OF PEACEMAKER, IS WOUNDED.

MANY INJURED IN PANIC.

Barbourville, Ky., July 30.—[Special.]—Reports to-day tell of a deadly shooting affray during a church service on Stinking creek, sixteen miles south of here, in which John Gambrel was shot and instantly killed by his cousin, Dave Gambrel, and Magistrate Bingham, one of the most prominent officials of Knox county, was shot through the thigh and badly wounded by John Gambrel.

According to reports, John Gambrel, a desperado, drew a revolver during the service, when the house was crowded with worshippers. Magistrate Bingham, being present, approached Gambrel to arrest him, when he was fired upon, receiving the contents of the revolver in the thigh. Others became involved, and Dave Gambrel, a cousin of John Gambrel, began shooting, one shot striking John Gambrel in the head. Whether the shot accidentally hit Gambrel or not is not known. A panic ensued and reports state that a number were injured in attempting to get out of range of the bullets.

No arrests have been made. Officers have gone to the scene of the affray, but owing to the remoteness the participants have had time to escape. The Gambrels have been in a great deal of trouble lately, and two of them, cousins, are now desperately wounded as a result of a pistol duel a few weeks ago.

MARYLAND NEGROES BECOMING RESTLESS

WANT MORE RECOGNITION FROM WHITE LEADERS.

TOO MUCH "LILY WHITE" DOMINATION IN STATE.

TO CALL A CONVENTION.

Washington, July 30.—[Special.]—Some of the leading Maryland negroes, according to reports from Baltimore, do not think they are getting a square deal from the white leaders of the Republican party in their State. Steps, therefore, have been taken to call within a few weeks a convention to be composed of delegates from every county to notify the whites in control of the organization that the darkeys are getting nothing but husks.

The blacks, inasmuch as they can muster nearly 60,000 votes in Maryland and without which the Caucasian element of the party would be lost in the political wilderness, complain that in addition to getting scarcely anything in the shape of offices, there is too much of the "Lily White" domination to suit their notions.

Quite a number of the Maryland negroes hold department positions here and many hundreds are laborers for the Government and for firms of contractors in this city, but some years ago, when Senator Gorman was at the helm, the Maryland Legislature put a stop to voting in the State unless the voter actually resided six consecutive months in the State and had his washing done at his home for that period of time.

Before that law was passed it was easy for the Republican managers to vote in counties adjacent to the District of Columbia thousands of negroes who were no more residents of Maryland than of Pennsylvania or New York.

COLORED UNDERTAKERS IN SESSION AT FRANKFORT.

Frankfort, Ky., July 31.—[Special.]—The Colored Undertakers' Association of Kentucky, the only one of its kind in this country, has been in session here since Monday. The meeting was called to order by T. K. Robb, of this city, in the hall of the House of Representatives. An educational meeting at the First Baptist church brought out the largest number of people since the visit of Booker T. Washington.

MULE'S KICK IS FATAL TO BOY.

Barbourville, Ky., July 30.—[Special.]—At Flat Lick this morning William Mills, sixteen years old, son of a prominent farmer, was kicked by a mule and died within half an hour.

GRAVE CHARGES AGAINST JUDGE

Made In Affidavit Sworn To By Caleb Powers.

Accuses Robbins of Trying To Influence Jury.

Motion to Vacate Bench to Be Passed On To-day

EVERY ALLEGATION DENIED.

Georgetown, Ky., July 30.—[Special.]—The motion made by the defense on the opening day of the Powers trial on Monday, supported by a sensational affidavit sworn to by Caleb Powers, to swear Judge Joseph E. Robbins off the bench because of his alleged bias and prejudice against the defendant, is still under advisement and a decision will be handed down by Judge Robbins to-morrow morning. While no intimation has been made by the court of what action he will take in the matter, it is conceded to-night that every allegation contained in his affidavit has been combated by the Commonwealth, and that Judge Robbins will preside in the trial.

The charges contained in the sworn affidavit of Powers are without a doubt the gravest ever made against a presiding Judge in this State, and while every effort was made by the defense to prevent the Commonwealth from making a response to the allegations, Commonwealth's Attorney Franklin said it would render him wholly unfit to occupy the position he does if he failed to take every proper step to show that the charges made by Powers were lies out of whole cloth.

Public Feeling High.

The affidavit, which contains twenty-four closely typewritten pages, sets out in the beginning the bitter campaign waged between Democrats and Republicans in the fall of 1899, when the tickets were headed, respectively, by William Goebel and W. S. Taylor, and that following the election and during the memorable contest the city of Frankfort was crowded with people who affiliated with both political parties, and that feeling was so bitter that bloodshed was narrowly averted from day to day.

It states that the tragic murder of Goebel by an unknown assassin further inflamed the passion and anger of the followers of Goebel almost to riot and revolution, and that from the day Goebel was shot down in the Statehouse yard at Frankfort,

Hot Weather Prices —ON— Trunks, Go-carts and Carpets.

79c For Strong Cloth-covered Telescopes.
90c For Willow Telescopes of strong, attractive make.
\$1.25 For Karat-covered Suit Cases.
\$3.00 For Matting Suit Cases, with leather corners.
\$5.00 For All-leather Suit Cases, of superior quality and style; better goods in proportion.
\$2.25 For Packing Trunks of good grade.
\$3.50 For Steamer or Half Trunks; most convenient small trunk.
\$4.50 For Full-size Trunk of splendid grade.
All trunks delivered and delivered free of charge.

Park and Go-carts.

\$1.75 For Carts worth..... \$2.25
\$5.00 For Carts worth..... \$6.50
\$6.00 For Carts worth..... \$7.50
\$8.00 For Carts worth..... \$10.00

Carpets.

\$13.50 For 9x12 Rugs of Tapestry Brussels; 10-wire worth \$18.00.
12c For Cool Mats in new patterns.
45c For Outside Door Mats in good styles.

John L. Lewis Co.
INCORPORATED

Jury was confined and presented them with a copy of the Courier-Journal, then and now the leading Democratic paper of the State, which contained the following article of the previous day's proceedings in the trial: "Georgetown, Ky., Aug. 14, 1937.—The Commonwealth will to-morrow close the strongest case it has yet made out against Caleb Powers on the charge of conspiring to murder George S. Strong. It is a case so well put together and presented to the jury of Bourbon county citizens that the general expression of opinion of those who have heard it is that all probability of acquittal or hung jury has been dispelled, and the jury will consider the extent of punishment. When the time arrives for the jury to retire, the Commonwealth will strongly urge the infliction of the death penalty as a fitting punishment to this trial of the man its officers have always considered the leading spirit in the murder conspiracy."

Contravert Statements.

So astounded was Commonwealth's Attorney Franklin over the charges contained in the affidavit that he went to work to secure evidence that would contravert the sensational and serious allegations of the defendant and the documents prepared by him and his associate counsel.

Mr. Franklin sent a hurried call to all of the jurors on the last trial, and while four of them have since moved from the State and one is ill in bed at his home in Paris, he was able to secure the presence of the other seven, and his response to the Powers affidavit consists of affidavits by himself and associate counsel, Ben G. Williams and Victor Bradley, and of the seven jurors who sat through the entire trial and were behind the scenes and noticed the conduct of Judge Robbins than any other person in the court room. The affidavits of the Deputy Sheriff of Scott county who summoned the jury from Bourbon county are also made a part of the response, and they deny in toto the charges made against them by Powers that they used improper methods in securing the venire or in any way attempted to ascertain the party affiliation of the men before summoning them to appear. They say that the only thing they attempted to do was to secure the venire, and they were qualified for jury service by being intelligent and sober men.

No Visit To Jury By Judge.

The affidavits of the seven jurors refute the allegations contained in the Powers document that Judge Robbins visited them in the jury room while they were deliberating on the case or that they had any knowledge of the rumors about that attempts had been made by friends of the defendant to burn down the house where they were sleeping, until after the verdict had been rendered and the jury had been discharged by the court, and some of them even allege that they did not hear the rumor until several days after the trial and after they had gone to their homes in Bourbon county. The affidavit of Juror J. T. Wilson denies the allegation of Powers that he openly, or in any other manner, said, in the city of Lexington on the afternoon of the day the verdict was returned, that the jury had decided on the death penalty because of the rumors that Powers' friends had tried to burn down their boarding-house. He further denies, as do all seven of the jurors, that Judge Robbins brought them a copy of the Courier-Journal of August 15, 1937, or any other paper containing the paragraph alleged in the Powers affidavit.

All Papers Censored.

The jurors say that before they were permitted to read the papers they were censored by Judge Robbins and that all matter pertaining to the Powers trial and also of the trial of Curt Jett and

To Think Well

Means Success

Grape-Nuts

FOOD

Makes Healthy Thinkers
"There's a Reason"

other murder trials in various sections of the country was clipped out, and that it was a byword in the jury room that when the papers reached them, after passing under the watchful eye of Judge Robbins that they looked at them and passed them through a threshing machine. The affidavits of the jurors further say that in all of their experience as jurors and as spectators at jury trials that they had never seen a defendant or defendant's counsel treated with more marked respect and consideration than was shown to Powers and his attorneys by Judge Robbins, and so marked was he in his attention at times they declare that they wondered how the judge could be so respectful.

Defense Objects To Filing.

Following the submitting of the counter-affidavits by the prosecution, the defense, through W. C. Owens, objected to the filing of the response on the ground that it was illegal and incompetent, as according to law the affidavit of the defendant was assumed to be true and that the question should be decided by the court on the merits of the affidavit alone and not upon the merits of any response by the prosecution. Commonwealth's Attorney Franklin said that if it was the purpose of the defense to carry the case to the Supreme Court of the United States, he felt it proper to propose that the trial be conducted in this manner, so that the trial judge did not agree with him he showed bias and hostility.

Absurdity of Charges.

Mr. Bradley took every paragraph of the affidavit and for over an hour he argued the absurdity of the charges made by Powers and the equal absurdity of his attorneys in permitting him to file the document. It is the belief of the representative of the Commonwealth that the paper was prepared by Powers in jail and fled over the prosecution. The defense refused to argue any portion of the affidavit or the motion for the court to vacate the bench, and Judge Robbins took the response to read over during the afternoon session, and he would hand down his decision at the opening of the court to-morrow morning. The question of allowing the response of the Commonwealth to be made a part of the record was also taken under advisement by Judge Robbins.

The seven jurors who refute the charges made by Powers that Judge Robbins attempted to influence or to influence them to return a verdict against the defendant are: J. T. Wilson, William N. Riley, St. George W. Wyatt, James T. Hill, Edward H. Ingles, S. P. Rice and Albert Mitchell, while the two Deputy Sheriffs who filed the affidavit that they "picked" the jury for the purpose of convicting Powers are William Rodgers and James Burke.

Mrs. Youtsey's Deposition.

The defense to-day filed the deposition of Mrs. Sarah Youtsey, of Winchester, wife of Henry Youtsey, which, it is said, will be introduced in the present trial. This document was taken down in history as one of the most remarkable features of the trial, even though it was not a part of the evidence, as it does, the confession of her husband by reciting alleged conversations with Mrs. Youtsey with the prisoner previous to his confession.

It describes in detail the alleged mistreatment of Youtsey by Warden Eph Lillard and the other prison officials at the Frankfort penitentiary before he was taken to the jail at Georgetown. Youtsey declares that in July, 1936, while her husband and Powers were confined in the jail at Georgetown, while she was talking to Youtsey Powers came in and that Youtsey said to her that she had been talking to him and that he was not going to swear anything against Powers for the Goebel killing without committing perjury. She says that after her husband had been convicted and taken to the penitentiary he would complain to her of the ill-treatment he was receiving at the hands of the warden and the penitentiary guards and that when she spoke to Warden Lillard and told him that Youtsey could get out if he would only talk.

She says that in conversations she had with her husband, who had been told her nothing about the killing, and she told Warden Lillard that she would rather see him in the penitentiary for life rather than to know that he had sworn to a lie against any of the others charged with complicity in the killing.

Mrs. Youtsey says that she had the sensational confession of her husband she visited him in the penitentiary and that he told her that he was receiving much better treatment from the officials, and that while he was in the penitentiary he had been told that it was necessary to punish her husband for infractions of the prison rules, he had told her following the confession that Youtsey was a model prisoner and had never violated or disobeyed a rule since he had been a convict.

For the Public Only.

It is said the defense has no hope of getting Mrs. Youtsey's deposition before the jury, but took it for the purpose of getting it before the public. Mrs. Youtsey was introduced as a witness for the defense in the trial of Jim Howard and asked practically the same questions as were propounded to her in the deposition, but the court refused to permit her to give any testimony, and she was not allowed to read the report originated, and to dispel it he furnished his copy to the press representatives at different times during the day while it was not being used. To-night Judge Robbins had a copy of both the Powers affidavit and the response thereto, and until a late hour engaged in writing his decision on the motion which will be handed down Wednesday morning.

Ben B. Golden, of Barboursville, who

assailed the Commonwealth in the prosecution of the accused in the first trial of Howard, Youtsey and Powers, arrived here to-night to see his brother, Wharton Golden. This is the first time the brothers have met since the last trial of Powers, nearly four years ago. Wharton Golden is now a resident of Colorado, having left there last Tuesday in response to a subpoena of the Commonwealth. It is said that Ben Golden may re-enter the case to assist the prosecution.

O. M. WASSON.

NO RIGHT TO INTERFERE

(Continued From First Page.)

Committee, nor was Gov. Beckham present for such purpose.

The State Committee was in session but ten minutes, only that length of time being required to transact the business for which it was called together. Nine members were present in person and one by proxy, and Committee member J. A. Sullivan, of Richmond, on motion of John W. Vreeland, was elected temporary chairman on account of the absence of Lewis McQuown, who is in Europe.

Many conferences of a political nature were held during the day in the lobby of the Capital Hotel, where the committee meeting was held, and about the State Departments. The Louisville situation was the topic, and the discussion as to how it would be settled.

Committee Had Minds Made Up.

The members of the committee present were chary of expressing themselves for publication, but privately they talked freely and it was plainly apparent that had the matter come before the body it would have declined to interfere with the City and County Committee of Louisville and Jefferson county. Committee member Joseph W. Fugh, of the Sixth congressional district, arrived too late to be present at the meeting. He came, he said, for the purpose of supporting Committee member Vreeland and the present Democratic organization of Louisville.

Present at the meeting were Committee member Clem J. Whitmore, of the First district; H. S. McCutchen, of the Second district; Dr. Milton Board, of the Fourth district; John W. Vreeland, of the Fifth district; T. A. Combs, of the Seventh district; Jere A. Sullivan, of the Eighth district; William Adama, of the Ninth district; and James Garretts, of the Tenth district. James Garretts, of Adair county, sent his proxy to Committee member Whitmore.

Commissioner Recommended.

By unanimous action the committee made the following recommendation to

the Governor of Democrats qualified to serve as representative of the party upon the State Election Commission for this year: Charles R. McDowell, of Danville; H. J. Powell, of Henderson; T. G. Ewing, of Parkersburg; C. R. Wood, of Mayfield, and Robert Hazell, of Bardwell. Judge McDowell is the present Democratic representative on the State Board, and will likely be reappointed by Gov. Beckham.

The meeting of the committee was called to order by Secretary Percy Haly. Upon motion of Committee member Vreeland, Committee member J. A. Sullivan, of Richmond, was unanimously chosen to preside at the meeting. A roll call showed the presence of nine members, and the body immediately settled down to business.

Committee member Whitmore presented the list of persons to be recommended to the Governor for appointment of an Election Commissioner and it was at once agreed to.

Lexington Committee.

Committee member T. A. Combs presented for approval a new City Executive Committee for the city of Lexington. It was necessary for the redacting of that city. It was read by the secretary and, like the recommendations of Committee member Whitmore, met with full approval. The new committee for Lexington is as follows, being made up largely of the members of the old committee.

Fair Grounds—L. W. King, Merino—M. Kaufman, North Broadway—Thos. Combs, Irishman—Thos. McNamara, Sniffley—W. M. Brown, Woodland—J. O'Brien, Frase, Asylum—James H. Reed, Belmont—James H. Reed, Power House—J. W. Masner, Third Street—John E. Fitzgerald, Constitution—Bill Combs, Hayes—W. A. Jess, London—George W. Shanklin, Race Track—Jack Sheehan, Constitution—Bill Combs, East Main—F. A. Bullock, Walnut Street—J. J. Reagan, North Broadway—Thos. Combs, Aylesford—D. C. Hunter, Union Chapel—J. J. Hunter, State College—James H. Burk, City Hall—J. O. H. Simral.

Saved Useless Trip.

It was expected that, notwithstanding the announcement that no appeal would be made to the Central Committee in the Louisville matter, there would be a great gathering of Democrats of that city at the meeting to-day. Committee member Vreeland explained their absence by saying that he had been a member of the committee, and early this morning stationed men at the railroad stations to keep them from making an unnecessary trip. The members of the State Committee left this afternoon for their homes.

MISSING WITNESS PLEA TO FUTILE

JUDGE REFUSES TO POSTPONE TRIAL OF HOCKER.

WANTED TIME TO FIND AN "UNKNOWN MAN."

TO PROCEED TO-MORROW.

Lexington, Ky., July 30.—(Special.)—The trial of Robert Hocker, a negro, for the murder of Newton Veat, a well-known young farmer of this county, was begun here late this afternoon.

Nearly the whole day was given up by the court to the consideration of motions, affidavits and arguments offered by the defendant's counsel for a continuance. The affidavit filed by the defendant stated that he could not secure important witnesses.

The most important of these witnesses, he stated, was an unknown man who was in the field opposite the place where the killing occurred, and that he saw Newton Veat walk toward Hocker with his hands in his pockets and that Hocker thought he was in danger and, taking his shot gun, shot Veat and then drove off.

The affidavit declared that the defendant did not know his witness, but for a good description of him, and that if they were given time they could obtain him. After hearing arguments the court decided that the identity of this unknown witness was too vague to sustain a continuance and ordered the trial to proceed.

The hundred names of veniremen were drawn this evening, and from these and the twenty-four men in the regular panel is expected a jury can be secured. The court then adjourned till Thursday to give the Sheriff time to summon the two hundred veniremen and trial will be resumed Thursday morning.

ACCUSES BROTHER OF STEALING FAMILY JEWELS.

Son of Distinguished Sicilian Arrested in Philadelphia—Goes Back to New York.

Philadelphia, July 30.—Nuncio Sergius was arrested here to-night by central station detectives on a warrant issued at the instance of his brother, Emilio Sergius, of New York, charging him with the theft of antique jewelry valued at \$30,000.

According to the story of Emilio Sergius his family is one of the oldest of Sicilians. The family homestead is in Sortino, where his father died several months ago. The family had been wealthy, but at his death little was left but a collection of antique jewelry, which, it was decided, should be sold to save the homestead. The jewels were sent to Emilio in New York, on June 29, the collection disappeared from a strong box in Emilio's room. Simultaneously Nuncio disappeared from New York. A warrant was secured by Emilio for his brother's arrest. Emilio came here to-day and with a detective went to a collection of antique jewelry, which he came upon the missing brother. He was locked up and will be taken back to New York.

TWO KILLED IN MINE BY FALLING SLATE.

Irwin, Pa., July 30.—John H. Jones, of Pittsburgh, general manager of the United Coal Company, and Joseph Graham, fire boss, were killed to-night in Edna mine, No. 1, by a fall of slate. The officials were inspecting the mine when caught by the sudden cave-in and killed.

GOOD PROGRAMME WOULD NOT SAY

Hopkins County Fair Begins Whether He Would Accept Appointment.

RACING PROGRAMME PREMI-

UMS BEST FOR YEARS.

WESTERN KENTUCKY DERBY IS

SCHEDULED FOR TO-DAY.

HORSES FROM LATONIA.

Madisonville, Ky., July 30.—(Special.)—The twenty-fifth annual meeting of the Hopkins County Fair began to-day, and the prospects are very bright for one of the most successful fairs in the history of the association. The racing programme is the best put on here for years, many good horses having been brought here from the Latonia track on account of the season there having been closed.

The attendance to-day was far above the first day average, the crowd being estimated at about 3,500. Wednesday will be one of the best days of the week. The Western Kentucky Derby, always the leading feature on the race programme of the week, will be run, in which the best horses at the fair will compete. Another leading feature of this day will be an automobile race, something that has never been seen in Hopkins county. Three machines will be entered in the race, which is two miles.

WOMEN'S CLUBS.

President of Kentucky Federation Announces Chairmen of Committees.

Harrodsburg, Ky., July 30.—Mrs. Letcher Riker, of this city, president of the Kentucky Federation of Women's Clubs, has announced the following chairmen of the committees of the Federation for the ensuing year:

Education—Mrs. R. N. Roark, Richmond.

Arts and Crafts—Mrs. Mary Grace Morton, Lexington.

Literary Extension—Mrs. Wallace M. Bartlett, Lawrenceburg.

Preservation—Mrs. Mason Maury, 140 First street, Louisville.

Traveling Library—Mrs. Fannie C. Rawson, 509 Second street, Louisville.

Industrial—Mrs. James A. Leach, 175 First street, Louisville.

Civil Service—Mrs. Lyman Chalkley, Lexington.

Food—Miss Lilla N. Creed, 1028 Fourth avenue, Louisville.

Civics—Mrs. T. J. Smith, Richmond.

Public Health—Mrs. Juliet Paynter, Shelbyville.

By the vote of the board it was determined that the meeting at Shelbyville to revive the Legislative Committee.

At the request of the president, Mrs. Riker, the board of the Federation will act as chairman of the Legislative Committee.

CENTENARIAN SUICIDE.

"Uncle Isaac" Madden, of Jackson, Takes His Own Life.

London, Ky., July 30.—Relatives in this city have received a telephone message from Jackson county giving an account of suicide of old Uncle Isaac Madden, who hanged himself. He was in the 100th year and the oldest man in Jackson county. He lived near Maulden and was survived by a large number of relatives.

The old man was in good health and the only apparent reason for his act was that he was tired of life.

Demands On Telephone Company.

Middlesboro, Ky., July 30.—(Special.)—The demand to improve its local system or get out of the county, has been made of the East Tennessee Telephone Company by Mayor E. S. Helburn.

For several months the complaints have been widespread and when it was announced that the service was to be further crippled by reducing the force, Mayor Helburn notified the company that unless it gave good and sufficient guarantee that the service would be improved and brought up to the requisite standard they would have to cease operating in Middlesboro and remove their wires and equipment from the streets.

The telephone company has announced its intention of removing from the city at the earliest possible moment.

Hurt in Runaway.

Cloverport, Ky., July 30.—(Special.)—Clay B. Bowmer was considerably hurt in a runaway which occurred while he was driving a team of horses.

His horse became frightened at an L. H. and St. L. R. train and ran. The engineer, John Ross, of this city, recognized Mr. Bowmer and stopped his train. He found him sitting on the ferry boat here this afternoon and brought him to his home here on the train, which was eastbound.

Thrown Fifty Feet.

Richmond, Ky., July 30.—Luther Johnson, an employee of the Stoper planing mill, in attempting to stop planing a board, was thrown fifty feet and against the wall fifty feet away.

Besides suffering fractures of one leg and hip and his jaw, he was internally injured. Nearly every tooth in his mouth was knocked out. He will probably die.

Boy Drowned In Ohio.

Mayville, Ky., July 30.—(Special.)—John McMahon, the ten-year-old son of Mr. and Mrs. John McMahon, while sitting on the ferry boat here this afternoon fell into the river and before assistance could be given him his body was swept under the wharfboat. This is the first drowning here this season. The body has not been recovered.

Painter Fatally Injured.

Harrodsburg, Ky., July 30.—Matthew Hart, a painter of this city, sustained fatal injuries by falling from a scaffold here to-day. He was painting a barn near town. One leg and one arm was broken and one eye knocked out. He was also internally injured.

Matches May Cause Death.

Newport, Ky., July 30.—Helen Gould, aged seven years, was probably fatally burned this morning by her clothing catching fire. The child had just purchased a box of matches, and while in the act of lighting one, a piece of clothing caught fire. The child was taken to the Fire Department pass on a run, the matches were set on fire.

Funeral of Mrs. George Stith.

Elizabethtown, Ky., July 30.—(Special.)—The funeral of Mrs. George Stith, of this city, who died suddenly of blood poisoning, aged thirty-nine years, took place to-day at Mt. Zion. The deceased is survived by her husband and four children.

Losses Young Wife.

Harrodsburg, Ky., July 30.—Mrs. Bertha Shewmaker, wife of James Shewmaker, a well-known farmer of the Battle vicinity, died after a lingering illness of consumption. She was only twenty-six years of age.

Headquarters —FOR— Camden 452 W. Jefferson Both Phones 585

The Bread That's Good to Eat.

"BEST"
"CREAM"
Good Bread—**"AUNT SALLY"**
Salt Rising.
Is easy to buy if you ask your grocer for any of the above loaves.
We are Baking Bread for Thousands of families—why not for yours?
GROCERS' BAKING COMPANY,
(Incorporated)

"BATHASWEET"
BATH POWDER
A Perfumed Luxury for the Bath.
Softens Hard Water. Better than Perfume. 25 baths.
25c. 25c. AT ALL STORES OR MAILED BY US. 25c.
BATCHELLER IMPORTING CO. NEW YORK

following members of the Police Department:
Lieut. N. Warren, Alex. Basler, J. J. Rammage and Samuel Ettenson, August 1 to 10; Capt. Thomas Maher, Maj. Edward Burke, Capt. Edward Britt and M. J. Donahue, August 11 to 20; P. S. Brown, W. G. Harding, W. H. Price and R. O. Wellman, August 21 to 30.

OHIO DECLARES FOR TAFT

(Continued From First Page.)

whose services to the party and State have been distinguished by ability, wisdom and patriotism.

The Line Up.

The Taft resolution was presented to the committee as soon as it had convened in the Neil House this afternoon, by Senator N. F. Overturn, of the Eighth district, who made a brief speech in support of it. C. B. McCoy, of the Seventeenth district, who fed the Forker forces, raised the point of order that the committee was not following the order of business set forth in the call for the meeting issued by Chairman Brown.

The chairman ruled that the order was not well taken, and Mr. McCoy appealed from the decision of the chair, which was sustained by a vote of twelve to seven, the members from the First and Second districts (Hamilton county) refraining from voting.

The members who lined up on the side of the Forker were: George G. King, Sixth district; Andrew Hesse, Fourth district; O. B. Gould, Tenth district; C. B. McCoy, Seventeenth district; John S. McNutt, Eighteenth district; and Judge John J. Adams, of Zanesville, who held the proxy for Walter Black of the Fifteenth district.

It was at this stage of the proceedings that the amendment to the resolution declaring that the Republicans of Ohio are opposed to "the elimination from public life of Senators Forker and Dick, whose services to the party and State have been distinguished by ability and wisdom and patriotism," was offered by W. H. Phipps, of the Fifth district. Committee member Gould, who is warden of the Ohio penitentiary, endeavored to block action at this time by a motion to adjourn.

Vorys' Statement.

On a roll call, the motion was defeated. The Phipps amendment was then put to a vote and adopted, 11 to 10, all the Forker members and three of the radical Taft supporters voting against it. The Taft men opposing the amendment were Messrs. Karsner, of the Twelfth district; Kent, of the Nineteenth, and Beck, of the Twentieth. The resolution was then adopted by a vote of sixteen to five.

A. I. Vorys, the manager of the Taft campaign, declared to-night the action of the committee was important in that it gave assurance to other States that Secretary Taft had the support of his party in Ohio and that he would be backed by the delegation from this State in the next national Republican convention.

FORAKER'S STATEMENT.

Says Committee Had No Right To Speak For Republicans of Ohio.

Cincinnati, July 30.—When United States Senator Foraker learned of the action of the Republican State Committee this afternoon he gave out the following statement:

"I cannot add anything to what I said in my open letter published this morning. I wrote that letter foreseeing the result and feeling that it was my duty to give notice beforehand that I would not be bound by any such unauthorized action."

The committee had no more right to speak for the party than I have. I have had, and will have, no part in any way that will not affect my course in any way. The next State convention will have authority to speak for the party in that convention it will be the duty of every good Republican to abide in the meanwhile while we shall be making municipal elections and the benefits of occurring events, in the light of which we shall not doubt be able to act intelligently and satisfactorily."

Rifling Bathing's Clothing Charged.

Joe Fouk and Will Quirkous, eight years of age, were arrested and held in jail to-day on charges of rifling clothing yesterday afternoon by Patrolmen Moran and O'Donnell and were formerly in the hands of the police.

PROMINENT PHYSICIAN DEAD AT GALLATIN.

Gallatin, Tenn., July 30.—(Special.)—Dr. Thomas Boyers Brown died here to-day. Dr. Brown was thirty-two years old and was a son of the late Capt. J. B. Brown. He is survived by his wife, formerly Mrs. Kate McKee, and two brothers, Walter and Henry Brown, of this city.

COLUMBUS STREET STREWN WITH GLASS.

Columbus, Ind., July 30.—(Special.)—Among some of the residents of this place there is bitter feeling against automobiles, and last night Franklin street was thickly strewn with broken glass. The glass is still on the street and is causing automobile drivers to give the thoroughfare a wide berth.

Counting Room Advertising Dept. Circulation, City Circulation, Foreign Subscriptions - Home City Editor Managing Editor Editor-in-Chief Mailing Dept. President's Office Complaints

Get Your Number, Then Ask for the Department Desired

On Sundays, Holidays and After

Midnight Call as Follows:

Main 4087x..... City Editor

Main 4087x..... Sporting Editor

Main 4089x..... Circulation

LIFELESS MAN

Found at Lexington Proves to Be Charles W. Orr.

BROTHER SUSPECTS CRIME AND ASKS POLICE TO INVESTIGATE.

MISS BURDORF WADES IN CREEK AND FINDS PEARL.

SISTER GONZAGA'S FUNERAL.

Lexington, Ky., July 30.—[Special.]—The mystery surrounding the identity of the man whose dead body was found in the railroad yards of the Queen and Crescent Railroad here last Tuesday night was cleared away today by Richard Orr, Jr., of Danville, establishing beyond doubt that the corpse was that of his brother, Charles W. Orr, a bridge workman, who had been employed by the Queen and Crescent and whose home was at Danville.

Richard Orr, accompanied by George Rogers, also of Danville, came to Lexington this morning, and the latter, after a brief investigation, established where the body had been found, and as the clothing which had been worn by the dead man was shown him, Richard Orr at once recognized the garments as those which had been worn by his brother when he left home. The coat especially was recognized by a patch on the back. Other articles found upon the person of the corpse, including a pair of cuff buttons engraved with the initials "C. W. O.," were also identified by Mr. Orr as his brother's.

As the body had been dead several days it could not be examined, but the proof of identity was complete and the articles which were found upon the corpse were turned over to the brother. Richard Orr will consult with the other members of the family before deciding whether the body shall be exhumed and taken to Danville for interment. Messrs. Orr and Rogers are members of the same crew of bridge workmen to which the dead man belonged.

Mr. Orr stated that the dead man was twenty-nine years old, and left Danville Tuesday morning, July 23, to come to Lexington to draw his pay, amounting to about \$30. His foreman, W. F. Skinner, gave him an employee's pass to Lexington and he arrived here and was paid Tuesday afternoon. He applied for a return pass to Danville, and when it was refused bought a ticket to Danville, which was found upon his dead body. Mr. Orr stated that his brother did not drink and is at a loss to account for how he came to his death. He believes that his brother boarded the train which left here for Danville Tuesday evening at 6:45 o'clock and either fell or was pushed from the platform, and was killed by the train. The dead man only had seventy-two cents in his pocket. Mr. Orr believes that the body was robbed after death, or else his brother was robbed and then thrown from the train. He has asked the police to investigate.

The dead man was unmarried and is survived by his father, Richard Orr, Sr., of Boyle county, two brothers, Richard, Jr., and Thomas Orr, and George Tucker, a half brother.

Miss Alma Burdorf, of Louisville, who, with Miss Ada O'Neill, Mrs. P. J. Harrell, Emil Hoyer, S. T. Lamont and Charles Nolting, of the same city, compose an automobile party which is visiting the stock farms and attending the country fairs of the Bluegrass region, to-day found a valuable pearl in Elk Creek near this city. When the party arrived at the creek on their way to Lexington, about noon they stopped in the shade for luncheon, and the water of the clear stream lapped at their feet. Miss Burdorf decided to take a wade. In the shallow water near the edge of the stream she picked up several mussel shells, in one of which was found a fresh water pearl which is said to be of considerable value.

Accompanied by a body guard of six Sisters of Charity, the remains of Sister Gonzaga, who died last night at St. Joseph's Hospital, were today taken to the Nazareth convent, in Nelson county, where the funeral and interment will take place. At the hospital, during the morning, three masses were said, after which the body was prepared for removal to the train. The pall-bearers were Rev. Father Savage, John McElroy, Albert Gadsbary and Mrs. Fulkner, Poley and Shannon. The six nuns who accompanied the body were: Sisters Mary Agatha, Bonilla, Mary Josephine, Venetia, Rose Matilda and Alicia, all of whom have been for many years widely known as nurses at the hospital.

After hearing arguments concerning the exceptions filed to the sale of the property of the Lexington and Carter Mining Company by Master Commissioner Webb, of Louisville, the court ordered that the complaining stockholders be given until next Saturday to see if they could find a purchaser who would pay more than \$25,000, the price paid by the trust company for the property. The property, which consists of about 10,000 acres of land in Carter county, was sold by the Master Commissioner several weeks ago at public sale, and was bought by the Columbia Trust Company for \$25,000. A number of the stockholders complained that this price was too low, and their complaint resulted in the court giving until next Saturday to find a higher bidder.

It became known here to-day that W. A. Cassidy, of Lexington; H. C. Thompson, of Winchester; S. E. Widen, of Berea; and J. Y. Conn, of Newport, incorporated as the Imperial Coal Company, at Winchester, a few days ago, have leased 1,000 acres of coal land in Breathitt county and will at once open up mines with a view of producing 100,000 tons. The lease, which for ten years included the original coal property of the Jackson Coal Company, and is situated on the line of the Louisville and Eastern railroad, directly across the river from Jackson. The new company is capitalized at \$25,000, and will have its principal office in this city. The officers are J. Y. Conn, president; Newport, and W. E. Cassidy, secretary and treasurer, Lexington.

The new company has already closed a contract with the Louisville and Eastern railroad to furnish it 35,000

tons of coal a year for railroad purposes.

In the Circuit Court to-day Judge Parker overruled the motion of W. H. Henderson and others for a new trial in the case against the city for closing Ayres alley, in which Mr. Henderson was given \$3,000 damages. Mr. Henderson's attorneys then gave notice of appeal and filed a supersedeas bond preliminary to taking the case to the Court of Appeals. Ayres alley was closed by the city in order to facilitate entrance to the new Union depot, but it is not believed that the appeal will prevent the depot being opened next week.

Mrs. Hunter Brothers and daughter, Miss Natalie, and Mrs. John Bergman, of Versailles, arrived in this city today after a three months' trip through Canada and the western part of the United States. While going through the Yosemite valley, in California, highwaymen held up the stage coach in which the party was traveling and took all the money which the passengers carried.

Arguments were heard in the Circuit Court to-day in the case of about sixty barbers of the city against William F. Brown, Walter Frakes and John Young, comprising the Kentucky Board of Barber Examiners. The plaintiffs refused to pay the license fee of \$1 each, required by the board, and several days ago secured a temporary injunction restraining the board from collecting the license fee. The question was argued by Maury Kemper, for the barbers, and George Hunt, for the board. The barbers claim that the law authorizing the license fee is unconstitutional. The court took the case under advisement and, pending a decision, the temporary injunction stands.

DOUKHOBORS SEEKING WARMER CLIMATE.

Reach Winnipeg on a Pilgrimage to Southern Europe.

Winnipeg, Manitoba, July 30.—Donk. hobors, perhaps, thirty-three in number, who reached Winnipeg yesterday on a march to a warmer climate, continued their journey eastward this afternoon. They were persuaded not to go by way of the States, as they would certainly be turned back at the border. They hope to reach Montreal and have implicit faith in completing the hazardous journey and being able to take ship for Southern Europe.

They declined to work farms provided by the Government, being averse to using horses or cattle and also to wearing clothing made from wool, or coats made from leather. The men and women are all equally dressed, but they disclaim marriage, saying they are all brothers and sisters.

SHERIFF'S DEPUTIES UNEASY AND SOME LIKELY TO GO.

Scott Bullitt Expected to Take Up Duties of Office in Next Few Days.

It is expected that Scott Bullitt will assume the duties of Sheriff of Jefferson county as the successor of Henry Bell within the next few days, and it is understood that several of the present deputies are uneasy as to whether or not they will be reappointed. The rumor was out last night that six of the deputies under Sheriff Bell would be asked to leave the office, but this could not be verified by Mr. Bullitt.

He refused to say whether or not he intended to drop any of the deputies now holding positions, but said that he had not up to his list of deputies. However, it is pretty certain that there will be some changes.

SLASHES WIFE TO DEATH WITH CARVING KNIFE.

Pole Fears Deportation and Kills Himself After Terrible Murder.

New York, July 30.—John Lynk, a Pole, killed his wife this afternoon by slashing her six times with a carving knife and then committed suicide by stabbing himself at his home in Brooklyn.

Lynk some time ago left the city, laboring under the impression that he was to be deported. Recently he returned and his fears that he would be sent back to Europe, where, it is said, he was wanted for a criminal offense, are thought to have unbalanced his mind.

FOURTH OF SEVENTEEN TO DIE BY SHOOTING.

Columbus, Ind., July 30.—[Special.]—Charles Davis, a farmer, aged fifty years, who committed suicide by blowing the top of his head off with a shotgun at his home, twenty miles west of here, to-day, on account of financial troubles, was the fourth of seventeen brothers to die from gunshot wounds. The dead man was a son of Ned Davis, who is also deceased, and who was the father of twenty-seven children, ten daughters and seventeen sons. The son who was killed was married and another son besides Charles committed suicide by shooting himself in the head. The two other brothers who died were also shot to death and still another attempted suicide by hanging, but was cut down by friends before life was extinct.

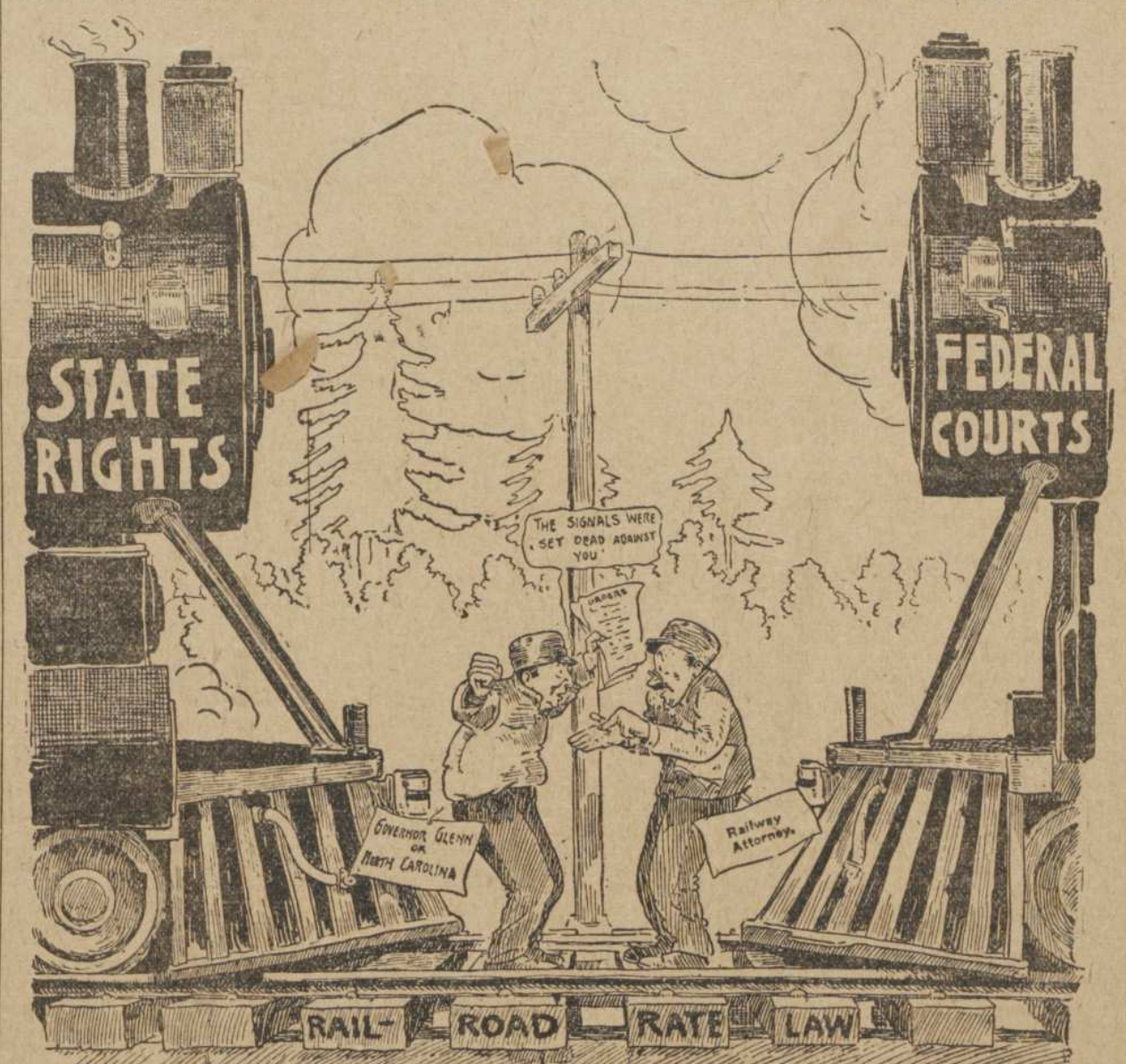
WHOLE CAR OF PASSENGERS SPRAYED WITH WHITEWASH.

New York, July 30.—Fifteen passengers, generally well dressed, were whitewashed last night while riding through the Fourth-avenue tunnel in an open car. The whitewash was sprayed from a hose which was used to clean the roof and walls are using a pneumatic spraying system, and as the car was moving along the hose was directed to spray the passengers.

FRANTZ HAS CALL ON OKLAHOMA GOVERNORSHIP.

Tulsa, I. T., July 30.—Frank Frantz for Governor and a full State ticket on a platform giving credit for good features in the proposed Constitution and demanding other amendments seems to be the plan of the State Republican convention to be held Thursday. Delegates are arriving by hundreds. All are for statehood and willing to give and take to secure it at the earliest possible moment.

GOV. GLENN—"NOW BACK UP YOUR ENGINE." BY REAR WINDOW



The clash between the State and Federal authorities in North Carolina was averted by the railroads agreeing to respect the rate regulation law and having the courts decide the question at issue.—Columbus Dispatch.

IN ATTAINMENTS

Rowan Buchanan Had Few, If Any, Superiors.

END COMES TO GRANDSON OF GREAT LAWYER.

UREY WOODSON TAKING REST CURE FOR A WEEK.

Just Back From East and Well Up on Political Situation As He Found It There.

HIMSELF, STUDENT OF LAW, GAINED MUCH PROMINENCE.

HEADED BLUE STOCKING CLUB

Rowan Buchanan, one of the best-known citizens of Louisville and formerly a prominent lawyer, died of pneumonia just before 12 o'clock yesterday morning at the residence of his brother, Judge Lytle Buchanan, 116 West Ormsby avenue. Mr. Buchanan had been in ill health for several years, and from the time he contracted pneumonia, about four weeks ago, little hope was entertained for his recovery. For several days his condition had been critical, but the end was not unexpected at this time. His sister, Mrs. Samuel Wornall, arrived here last Saturday morning from St. Louis to be at his bedside.

Began Life As Lawyer.

He was graduated from the law department of the University of Louisville in the class of 1864. He then began the practice of his profession and attained great success in the years he was engaged in the profession actively, but was compelled to give up the work long ago on account of an often-sought cure. Since then he has devoted most of his time to literature.

About twenty years ago Mr. Buchanan organized the Blue Stocking Club, a literary organization, which lasted for eleven years and attained much distinction in such matters in Louisville and throughout the country. It was Mr. Buchanan who suggested the starting of the club and he was one of the charter members of the organization. During the whole period in which he was active in such matters, he was a member of the club and he was one of the charter members of the organization. During the whole period in which he was active in such matters, he was a member of the club and he was one of the charter members of the organization.

Authority On Political Economy.

Mr. Buchanan was known as a great student of political economy, and pursued the study of that subject for many years. His reading was extensive, and there were many men who in any case of dispute over historical and scientific matters always looked to him as a judge. It was this which helped him to gain so many of the warm friends which he possessed and retained until his death. Personally he was a man of the highest and sincerest probity.

Mr. Buchanan is survived by a brother, Lytle Buchanan, and a sister, Mrs. Samuel E. Wornall, of St. Louis.

The funeral will be held at 4 o'clock this afternoon at the residence of Lytle Buchanan. The Rev. Dr. Charles Abbott, of Hopkinsville, will have charge of the services in the absence of Dr. John K. Mason, rector of St. Andrew's Episcopal church, of which Mr. Buchanan was a member. The burial will be in Cave Hill cemetery.

SEEK TO PREVENT SALE OF PROPERTY.

St. Louis, July 30.—Hearing that the assets of the E. J. O'Brien Delinquent Company, of St. Louis, had been sold to the Proctor & Gamble Company, of Cincinnati, by O'Brien for \$50,000 cash and an additional \$25,000 to be paid each year for the next seventeen years,

BROKE RECORD

High Water Mark Reached In Steel Industry.

COMPANY'S NET EARNINGS FOR QUARTER \$45,503,705.

FIGURES EXCEED THOSE OF ANY IN CONCERN'S HISTORY.

REGULAR DIVIDEND DECLARED

New York, July 30.—All records of the United States Steel Corporation in the manufacture of steel was shown to have been broken when the company's report for the quarter ending June 30, 1907, was made public after a meeting of the board of directors. The report shows that the company's total net earnings for the spring quarter were \$45,503,705, a high water mark record for any single quarter in the company's history, and an increase of \$5,378,672 over the corresponding quarter last year.

Unfilled Business.

The amount of unfilled business on hand on June 30 was 7,693,875 tons, an increase of 794,235 tons over last year. The directors said the amount of unfilled business on the company's books was a barometric indication of steel making business. The statement also shows that \$18,500,000 was set aside after all charges, interest and dividends were paid, for new enterprises, additional property and construction. This is an increase of \$5,500,000 as compared with the appropriation for the same purpose for the quarter ending June 30, 1906.

The balance of stock and the regular quarterly dividend of \$3.497 per share, or deducting all expenses incident to operation, including those for ordinary repairs and maintenance, and interest on bonds and fixed charges of subsidiary companies.

These figures exceed the highest earnings for any previous quarter by \$2,758,741. The balance of surplus for the quarter after all charges is \$3,497,080, a decrease of \$1,744,026 as compared with the same quarter last year. The decrease in the balance of surplus is caused by the extraordinary outlay for new construction and improvements.

The directors declared the regular quarterly dividend of 13 per cent on the preferred stock and the regular quarterly dividend of one-half of one per cent on the common stock.

REPLY TO STRIKERS.

Letter to Be Delivered To-day Will Definitely Close Negotiations.

Duluth, Minn., July 30.—While the officials of the steel corporation will continue the conciliatory attitude which they thus far have maintained toward the striking men, they will hold out to them an opportunity to return to work more than twenty-four hours.

There is unquestioned basis for the statement that a reply has been drafted in answer to the last communication of the strikers. This reply will be delivered to the men early to-morrow morning through the medium of the latter will assert the willingness of the company to meet any of their employees individually or as a committee to discuss with them any and all disputes which the men feel should be adjusted after they have returned to work, but at the same time pointing out wherein they consider that arbitration does not concern the main issues between the men and the company.

The Associated Press is in a position to state that this letter will definitely close the negotiations with the men on the part of the United States Steel Corporation, and should the men then decline to work the steel corporation will proceed at once to make preparations to resume operations on the docks with such labor as it may have at its command.

ALARM FELT FOR SAFETY OF SHIP HOLT HILL.

Tacoma, July 30.—Alarm is felt here for the safety of the British ship Holt Hill, long overdue from England with a cargo of cement. She has been out 121 days. The average sailing time is 125 days. Capt. Pardee, master of the ship, is one of the oldest men in command.

STEWART DRY GOODS CO.

(Business Established Sixty Years)

NEW YORK STORE.

Highland Park's Marshal Escapes From Bailiff.

ARRESTED CHARGED WITH BEING SHORT IN ACCOUNTS.

OFFICER WAITED WHILE PRISONER TOLD FAMILY GOOD-BYE.

TRUSTEES OFFER \$50 REWARD

Notice of a reward of \$50 has been posted by the Board of Trustees of Highland Park for the arrest of Marshal George C. Hendricks, who was arrested Monday night by Special Bailiff Wesley Gilbert on a warrant sworn out by Alex. Shaffer, clerk of the Board of Trustees, charging him with being \$500 short in his tax collections and who escaped from the bailiff when he was given permission to enter his home and bid his wife and children good-bye before being taken to jail. Hendricks is said to have made his escape about 10 o'clock through a rear window in his home while Bailiff Gilbert was waiting on the outside of the house.

Thinking that it was taking Hendricks too long a time to take leave of his family and hearing the falling of a screen in the rear of the house, Bailiff Gilbert knocked on the door for admission. When Mrs. Hendricks responded and Gilbert asked if the Marshal was not ready to accompany him to jail, the woman informed him that her husband had left the house by a rear window about ten minutes before the circumstances of his arrest.

Bailiff Gilbert hurried through the house and out the back door, but Hendricks had been swallowed up in the darkness of the night. A search was instituted, but all efforts to find the escaped prisoner were unavailing, and Bailiff Gilbert soon gave up. Mrs. Hendricks apparently tried to conceal her husband's escape, but the knowledge of all the information she had concerning her husband.

She told Bailiff Gilbert that he entered the house about ten minutes before the circumstances of his arrest. She told him that he had no time to spare as he intended to tell his family good-bye, and that he had no money with him. The woman stated that he gave her no indication of where he intended going, merely saying that he would write to her when the opportunity offered.

Thought To Have No Money.

Whether Hendricks has enough funds to take him any great distance is unknown. It is the general belief that even at the time of his arrest, he had no money with him. The woman stated that he gave her no indication of where he intended going, merely saying that he would write to her when the opportunity offered.

Over and above the influence which Winn will have over the game, the appointment of Clarence McDowell, representing the East, and Charles F. Price, representing the West, as presiding officials, assures the New Orleans racing public of a square deal and protection from the machinations of the vermin which have infested the game since the two tracks at the Crescent City have come to and which precludes the possibility of any unfair dealing on the part of either track.

Winn will not be a figurehead manager, but will have complete control and his will be law at both tracks.

Public Assured of Protection.

Over and above the influence which Winn will have over the game, the appointment of Clarence McDowell, representing the East, and Charles F. Price, representing the West, as presiding officials, assures the New Orleans racing public of a square deal and protection from the machinations of the vermin which have infested the game since the two tracks at the Crescent City have come to and which precludes the possibility of any unfair dealing on the part of either track.

Winn will not be a figurehead manager, but will have complete control and his will be law at both tracks.

Price Appointment Liked.

In selecting Judge Charles F. Price, those responsible for the appointment

Forty-Nine Diplomas

AWARDED GRADUATES OF LOUISVILLE MEDICAL COLLEGE.

Commencement Exercises Held at Masonic Theater Last Night—Honors for Year Announced.

Forty-nine young doctors were presented with diplomas at the annual commencement of the Louisville Medical College at the Masonic Theater at 8 o'clock yesterday afternoon. H. A. Loye delivered the valedictory address and W. A. Lynott was the salutatorian. Among the foreign countries represented in the graduating class were Cuba, Turkey, Porto Rico and Central America.

The Rev. David Bruno delivered the class address. His talk was both humorous and serious. He discussed the disappointments of the profession as well as the successes. The two doctors said after the exercises that

after his talk they felt more capable of accomplishing their aspirations of their chosen work than ever before. Senior honor of the class was divided between James L. Renfro, of Texas, and H. M. Rubel, of Kentucky. Hoel Clark, of Kentucky, Louisville City Hospital; Jose D. Amara, St. Joseph's Hospital, Louisville; and Joseph S. Murphy, of Kentucky, Lexington. The Junior honor of the class went to R. L. Phipps, of Virginia; Sophomore between George S. Martin, of Texas, and Clinton Kelly, of Kentucky; and the Freshman honors were divided between Orlan M. Williams, of Indiana, and Clyde Wilson, of Kansas.

Former Kentuckian Dies.

Bedford, Ind., July 30.—[Special.]—Hayden Braddy, aged eighty-two years, a prominent and wealthy citizen, died to-day from paralysis. He was native of Nelson county, Ky., but moved when a youth to Lawrence county and had resided here ever since.

Marriage Announced.

Cloverport, Ky., July 30.—[Special.]—The marriage of Miss Bertha Cline of Jackson, and Mr. Walter B. Oelze, of this city, has just been announced. The wedding took place in Paris, Ky., July 23 at 6 o'clock in the evening.

STEWART DRY GOODS CO.

(Business Established Sixty Years)

NEW YORK STORE.

Highland Park's Marshal Escapes From Bailiff.

ARRESTED CHARGED WITH BEING SHORT IN ACCOUNTS.

OFFICER WAITED WHILE PRISONER TOLD FAMILY GOOD-BYE.

TRUSTEES OFFER \$50 REWARD

Notice of a reward of \$50 has been posted by the Board of Trustees of Highland Park for the arrest of Marshal George C. Hendricks, who was arrested Monday night by Special Bailiff Wesley Gilbert on a warrant sworn out by Alex. Shaffer, clerk of the Board of Trustees, charging him with being \$500 short in his tax collections and who escaped from the bailiff when he was given permission to enter his home and bid his wife and children good-bye before being taken to jail. Hendricks is said to have made his escape about 10 o'clock through a rear window in his home while Bailiff Gilbert was waiting on the outside of the house.

Thinking that it was taking Hendricks too long a time to take leave of his family and hearing the falling of a screen in the rear of the house, Bailiff Gilbert knocked on the door for admission. When Mrs. Hendricks responded and Gilbert asked if the Marshal was not ready to accompany him to jail, the woman informed him that her husband had left the house by a rear window about ten minutes before the circumstances of his arrest.

Bailiff Gilbert hurried through the house and out the back door, but Hendricks had been swallowed up in the darkness of the night. A search was instituted, but all efforts to find the escaped prisoner were unavailing, and Bailiff Gilbert soon gave up. Mrs. Hendricks apparently tried to conceal her husband's escape, but the knowledge of all the information she had concerning her husband.

She told Bailiff Gilbert that he entered the house about ten minutes before the circumstances of his arrest. She told him that he had no time to spare as he intended to tell his family good-bye, and that he had no money with him. The woman stated that he gave her no indication of where he intended going, merely saying that he would write to her when the opportunity offered.

Thought To Have No Money.

Whether Hendricks has enough funds to take him any great distance is unknown. It is the general belief that even at the time of his arrest, he had no money with him. The woman stated that he gave her no indication of where he intended going, merely saying that he would write to her when the opportunity offered.

Over and above the influence which Winn will have over the game, the appointment of Clarence McDowell, representing the East, and Charles F. Price, representing the West, as presiding officials, assures the New Orleans racing public of a square deal and protection from the machinations of the vermin which have infested the game since the two tracks at the Crescent City have come to and which precludes the possibility of any unfair dealing on the part of either track.

Winn will not be a figurehead manager, but will have complete control and his will be law at both tracks.

Public Assured of Protection.

Over and above the influence which Winn will have over the game, the appointment of Clarence McDowell, representing the East, and Charles F. Price, representing the West, as presiding officials, assures the New Orleans racing public of a square deal and protection from the machinations of the vermin which have infested the game since the two tracks at the Crescent City have come to and which precludes the possibility of any unfair dealing on the part of either track.

Winn will not be a figurehead manager, but will have complete control and his will be law at both tracks.

Price Appointment Liked.

In selecting Judge Charles F. Price, those responsible for the appointment

Forty-Nine Diplomas

AWARDED GRADUATES OF LOUISVILLE MEDICAL COLLEGE.

Commencement Exercises Held at Masonic Theater Last Night—Honors for Year Announced.

Forty-nine young doctors were presented with diplomas at the annual commencement of the Louisville Medical College at the Masonic Theater at 8 o'clock yesterday afternoon. H. A. Loye delivered the valedictory address and W. A. Lynott was the salutatorian. Among the foreign countries represented in the graduating class were Cuba, Turkey, Porto Rico and Central America.

The Rev. David Bruno delivered the class address. His talk was both humorous and serious. He discussed the disappointments of the profession as well as the successes. The two doctors said after the exercises that

after his talk they felt more capable of accomplishing their aspirations of their chosen work than ever before. Senior honor of the class was divided between James L. Renfro, of Texas, and H. M. Rubel, of Kentucky. Hoel Clark, of Kentucky, Louisville City Hospital; Jose D. Amara, St. Joseph's Hospital, Louisville; and Joseph S. Murphy, of Kentucky, Lexington. The Junior honor of the class went to R. L. Phipps, of Virginia; Sophomore between George S. Martin, of Texas, and Clinton Kelly, of Kentucky; and the Freshman honors were divided between Orlan M. Williams, of Indiana, and Clyde Wilson, of Kansas.

Former Kentuckian Dies.

Bedford, Ind., July 30.—[Special.]—Hayden Braddy, aged eighty-two years, a prominent and wealthy citizen, died to-day from paralysis. He was native of Nelson county, Ky., but moved when a youth to Lawrence county and had resided here ever since.

Marriage Announced.

Cloverport, Ky., July 30.—[Special.]—The marriage of Miss Bertha Cline of Jackson, and Mr. Walter B. Oelze, of this city, has just been announced. The wedding took place in Paris, Ky., July 23 at 6 o'clock in the evening.

OLD TAYLOR

For Forty Years The Best Beverage Whiskey In or Out of America and The Most Largely Imitated and Infringed.

E. H. TAYLOR, JR., & SONS Incorporated DISTILLERS Frankfort, Kentucky.

Bottled In Bond

